

Baxter R. 2

We welcome the first month of Autumn with joy, as we need some cooler days.

Mr. and Mrs. Joe Hickey visited S. A. Hickey Sunday.

Mr. and Mrs. Abe Mitchell and daughter Stosha spent Sunday with W. T. Massa.

Miss Prilla Massa visited Mrs. Tillman Thompson Saturday.

Prof. Egbert Hickey of Silver Point is visiting home-folks again.

Miss Nolia Jones visited relatives at Algood Friday and Saturday.

Mrs. Roe Howell visited Mrs. J. F. Gentry Thursday.

Rev. O. T. Jones, of Sparta was in this part Tuesday.

W. R. Foster of this place and brother, John, of Woodlawn, N. C. are visiting their brother, J. P. of Smithville.

J. F. Gentry started Monday for Chattanooga where he will spend a few days.

Wonder why Chaston Ellis looked so lonesome Sunday.

Some one said Ura Foster looked lonesome last Sunday—wonder what is the cause of so much loneliness?

Pleas Maxwell of Union Grove was at Boiling Springs Sunday.

Hershel Gentry made a business trip to Travis Massa's Sunday.

We have Sunday school at Boiling Springs every Sunday at 2:30. Anne

A household remedy in America for 35 years—Dr. Thomas' Electric Oil. For cuts, sprains, burns, scalds, bruises. 25 and 50c at all drug stores.

Mayland

Mat Smith made a business trip to Crossville Saturday.

Hay cutting seems to be the order of the day.

C. G. Smith and family and W. M. Maxwell and family visited at H. D. Shaver's Sunday.

Mat Smith of Mayland is attending a protracted meeting at Lovejoy.

Misses Della Smith, Rena Marsh and the writer visited at A. B. Elmore's one night last week.

Come on you writers of Monterey Route 3 and give us the news.

Rube Goldston of Campbell Junction has recently moved to Crossville.

Prof. Harris of Crossville attended Sunday school at Mayland Sunday.

Come on you writers of Marshall, Ark. I have an uncle there.

Laura Tudor where are you now and why don't you write to the Herald.

Mrs. Bill Swallows of Mayland is on the sick list.

Mrs. Rebecca Simcox we would like to see a letter from you.

Hattie Smith.

Horse and Buggy for Sale

I have a horse and buggy for sale at a very low price. The horse can be driven up to train and does not care for meeting automobiles on street while they are running at full speed. Call me over Gainesboro 'phone 178, or Home 'phone 91. A. M. Gibbs. tf

Deafness Cannot Be Cured

by local applications, as they cannot reach the diseased portion of the ear. There is only one way to cure deafness, and that is by constitutional remedies. Deafness is caused by an inflamed condition of the mucous lining of the Eustachian Tube. When this tube is inflamed you have a rumbling sound or imperfect hearing, and when it is entirely closed, Deafness is the result, and unless the inflammation can be taken out and this tube restored to its normal condition, hearing will be destroyed forever; nine cases out of ten are caused by Catarrh, which is nothing but an inflamed condition of the mucous surfaces.

We will give One Hundred Dollars for any case of Deafness (caused by catarrh) that cannot be cured by Hall's Catarrh Cure. Send for circulars free.

F. J. CHENEY, & CO., Toledo, Ohio.

Sold by Druggists, etc. Take Hall's Family Pills for constipation.

ADVERTISEMENT FOR CREDITORS

To the Creditors of Cookeville Bottling Works:

In obedience to an order made by the Chancery Court at Cookeville, Tenn., in the case of Cherry Cheer Co. et al vs. Cookeville Bottling Works et al, the creditors of Cookeville Bottling Works are hereby notified to have themselves made parties to said cause by petition and prove their claims against said Cookeville Bottling Works on or before Nov. 1, 1912, or they may be excluded from the benefit of said suit and from sharing in the assets of said Cookeville Bottling Works.

Said creditors and claimants are also hereby notified that by an order of said court in said cause they and each of them are enjoined from instituting any suit against the said Cookeville Bottling Works otherwise than by petition in said pending cause, and all parties now suing the said Cookeville Bottling Works are enjoined from proceeding in their suits further than to judgment.

This July 16, 1912.

J. F. RICHMOND,

Special Clerk and Master

ADVERTISEMENT FOR CREDITORS

To the Creditors of A. C. Hughes, deceased:

In obedience to an order made by the Chancery Court at Cookeville, Tenn., in the case of J. T. Pointer et al vs. Bettie Hughes et al, the creditors of A. C. Hughes, deceased, are hereby notified to have themselves made parties to said cause by petition and prove their claims against said Hughes on or before the first day of December, 1912, or they may be excluded from the benefit of said suit and from sharing in the assets of said estate of said A. C. Hughes, deceased.

Said creditors and claimants are also hereby notified that by an order of said court in said cause they and each of them are enjoined from instituting any suit against the said A. C. Hughes, deceased, or his administrator, otherwise than by petition in said pending cause; and all parties now suing the said A. C. Hughes, deceased, or his administrator are enjoined from proceeding further in their suit than to judgment.

This July 16, 1912.

V. E. BOCKMAN,

Clerk and Master.

By Algood Carlen, D. C. & M.

ADVERTISEMENT FOR CREDITORS

To the Creditors of J. E. Rodgers:

In obedience to an order made by the Chancery Court at Cookeville, Tenn., in the case of J. F. Sehon et al vs. J. E. Rodgers et al, the creditors of J. E. Rodgers are hereby notified to have themselves made parties to said cause by petition and prove their claims against said J. E. Rodgers on or before Nov. 15, 1912, or they may be excluded from the benefit of said suit and from sharing in the assets of said estate of J. E. Rodgers.

Said creditors and claimants are also hereby notified that by an order of said court in said cause they and each of them are enjoined from instituting any suit against the said J. E. Rodgers otherwise than by petition in said pending cause; and all parties now suing the said J. E. Rodgers are enjoined from proceeding in their suits further than to judgment.

This July 16, 1912.

July 18-nov15 V. E. BOCKMAN, C. & M.

By Algood Carlen, D. C. & M.

ADVERTISEMENT FOR CREDITORS

To the Creditors of Putnam Fertilizer Company:

In obedience to an order made by the Chancery Court at Cookeville, Tenn., in the case of F. H. White vs. Putnam Fertilizer Co. et al, the creditors of Putnam Fertilizer Co. are hereby notified to have themselves made parties to said cause by petition and prove their claims against Putnam Fertilizer Co. on or before Dec. 1, 1912, or they may be excluded from the benefit of said suit and from sharing in the assets of said Putnam Fertilizer Co.

Said creditors and claimants are also hereby notified that by an order of said court in said cause they and each of them are enjoined from instituting any suit against the said Putnam Fertilizer Co. otherwise than by petition in said pending suit; and all parties now suing the said Putnam Fertilizer Co. are enjoined from proceeding in their suits further than to judgment.

This July 16, 1912.

V. E. BOCKMAN,

Clerk and Master.

By Algood Carlen, D. C. & M.

Healthy Old Lady.

In order to celebrate her eighty-first birthday Miss Sue Vorhees, an inmate of the Old Ladies' Home in New York, skipped with a rope twenty-one times, and was not in the least fatigued when she finished.

LAND SALE

In County Court at Cookeville, Tenn. Finnie Adams, Administratrix, vs. Delma Adams et al.

In obedience to a decree of the County Court at Cookeville made at the August term, 1912, in the above styled case, I will, on Saturday, the 14th day of September, 1912, at one o'clock p.m., in front of the courthouse door in Cookeville, sell to the highest and best bidder the land in said decree described, being a house and lot of land known as the Dave Adams lot, on Cedar street, in the town of Cookeville, lying and being in the First Civil District of Putnam County, Tennessee, adjoining lands of Joe West, A. W. Boyd, Worth Bryant and Cedar street, containing $\frac{1}{4}$ to $\frac{1}{2}$ an acre.

Also another tract of land about one mile north of Cookeville, bounded by E. D. Staley on the east and south and Homer Powers on the west and J. Arnold and others on the north, it being the same lands conveyed to Dave Adams by J. G. Duke, containing 22 acres and 138 poles more or less.

TERMS OF SALE

Said sale of the house and lot will be on a credit of 12 months, except 50 per cent. of purchase price to be paid in cash, and the other tract of land will be sold on a credit of 6 and 12 months, except one-third of the purchase price to be paid down in cash, and in bar of equity of redemption. Notes, drawing interest from day of sale, with good personal security, will be required of the purchaser, and a lien retained on property sold, as further security.

This 8th day of August, 1912.

W. O. WATSON,

aug22-4t Clerk and Commissioner.

NON-RESIDENT NOTICE

In Chancery Court at Cookeville, Tenn. Peoples Bank vs. B. M. Brown et al.

It appearing from the petition filed in this cause, which is sworn to, that the defendants B. M. Brown and C. E. Brown are non-residents of the State of Tennessee, and cannot be served with the ordinary process of law; and it further appearing that an attachment has issued in this case, and has been returned levied upon the following property, viz: A sufficiency of the decree heretofore entered in favor of the said C. E. Brown,

It is ordered that said defendants enter their appearance herein, before the Clerk and Master at his office in the courthouse in Cookeville, Tenn., before or on the first Monday in October, next, and plead, answer, or demur to complainant's petition, or the same will be taken for confessed as to them, and set for hearing ex parte, and that a copy of this order be published for four consecutive weeks in the Putnam County Herald, a newspaper published at Cookeville, Tenn.

This 9th day of August, 1912.

V. E. BOCKMAN,

Clerk and Master.

Algood Carlen, D. C. & M. aug15-4t

B. G. Adcock, Solicitor for Petitioner.

No. 2124

NON-RESIDENT NOTICE

In Chancery Court at Cookeville, Tenn. Thos. Kellum et al vs. Ben Hunt et al.

It appearing from the bill filed in this cause, which is sworn to, that the defendants Jim Tom Speck and Herbert Speck and Dave Wright are non-residents of the State of Tennessee, and cannot be served with the ordinary process of law;

It is ordered that said defendants enter their appearance herein, before the Clerk and Master at his office in the courthouse in Cookeville, Tenn., before or on the first Monday in October next, and plead, answer, or demur to complainant's bill, or the same will be taken for confessed as to them, and set for hearing ex parte, and that a copy of this order be published for four consecutive weeks in the Putnam County Herald, a newspaper published at Cookeville, Tenn.

This 28th day of Aug. 1912.

V. E. BOCKMAN,

Clerk and Master.

Algood Carlen, D. C. & M. aug29-4

W. R. Officer, Solicitor for Compl'ts.

CHANCERY LAND SALE

By virtue of a decree of the Chancery Court of Putnam County, Tennessee, in the case of B. G. Adcock vs. Griffin Smith et al, on Saturday, the 28th day of September, 1912, I will sell to the highest bidder the following described property, to-wit:

Situated in the First Civil District of Putnam County, Tenn., and within the corporate limits of the town of Cookeville.

Beginning at a stake near a dead chestnut stump in L. D. Ferrell's west boundary line, now Thos. Farris' line, being the southeast corner of Joe Jared's south boundary line, now Lansden's, to a stake, it being the northeast corner of the lot owned by Rutledge Smith, on which a cottage is situated, now unoccupied; thence in a southern direction with the fence at the back of said lot 80 feet to a stake; thence westwardly to a stake at the Cookeville and Algood road and in the line of fence west of said lot, on which said cottage is situated, this being the southwest corner of said lot, which is 80 feet wide and 242 2-10 feet deep; thence in a southern direction with said road 160 feet to a stake at or near said road; thence in an eastern direction 270 7-10 feet to a stake near the northwest corner of said Smith's barn on the lot where he now lives; thence northwardly 69 3-10 feet to a point where the fence running by said barn intersects with another fence running east and west; thence in an eastern direction with said last named fence 219 4-10 feet to a stake, where said fence intersects with another fence running north and south; thence north with said north and south fence 75 feet to a stake in same; thence in an eastern direction to the west line of said Ferrell's farm, now belonging to Thos. Farris; thence in a north direction with said Ferrell's line 100 feet to the beginning, which boundary makes a lot 160 feet wide from the Cookeville and Algood road back as far as the lot extends on which said cottage is located and is 100 feet wide all the way east from the last call of 75 feet to said Ferrell's line, now Thos. Farris' line.

TERMS OF SALE: On a credit of 6 and 12 months, with interest, and notes with good securities; a lien retained for the purchase money.

This 27th day of Aug. 1912.

V. E. BOCKMAN,

aug29-4 Clerk and Master.

CHANCERY LAND SALE

By virtue of a decree of the Chancery Court of Putnam County, Tennessee, in the case of Jernigan Bros. et al vs. Len K. Hart, Administrator, et al, on Saturday, the 28th day of September, 1912, at the courthouse door in the town of Cookeville, Tenn., I will sell to the highest bidder the following described tract of land, to-wit:

Situated in the 8th Civil District of Putnam County, Tenn., and bounded as follows: Beginning on a rock and cedar pointers, it being the southeast corner of the Johnson heirs land in John Allison's north boundary line; east 106 poles to a maple and black oak corner of the Allison heirs land; thence south 80 poles to a hickory, G. D. Martin's corner in Allison's line; north 81 degrees east 42 $\frac{1}{2}$ poles to a post oak in Matt Jones' line; north 51 poles to a small black oak; east 16 poles to a rock, formerly a dogwood, black oak and post oak pointers; north 23 poles to a rock, black gum and sweet gum pointers, Ooze's corner; north 45 degrees east 13 poles to a rock at the Crock Kiln place; north 24 degrees east 11 poles to a sweet gum on the bank of the Walnut branch; north 13 degrees west 27 poles to a small persimmon and maple pointers; north 72 poles to a white oak with white oak and sweet gum pointers; west 58 poles to a sourwood with post oak and sourwood pointers, Joe Jared's corner; north 17 $\frac{1}{2}$ poles to a poplar, Mack Worley's corner in Joe Jared's line; thence west with Worley's line 102 poles to a post oak, Johnson's and Worley's corner; south 138 poles to the beginning, containing about 160 acres.

TERMS OF SALE: 20 per cent. cash on day of sale, balance on a credit of 6 and 12 months, with interest, and notes with good securities required; a lien retained for the purchase money.

This 27th day of Aug. 1912.

V. E. BOCKMAN,

Clerk and Master.

Algood Carlen, D. C. & M. aug29-4

You can get the Herald for 25 cents a year for a short time yet.